

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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ABDUL MAJID, JEARMY CHAM, MASJID  
SANKURE AT-TAUBAH, et al.,

|                                      |   |                    |
|--------------------------------------|---|--------------------|
| Plaintiffs,                          | : | O R D E R          |
| - against -                          | : | 07 Civ. 4584 (NRB) |
| GLENN GOORD, Commissioner, D.O.C.S., | : |                    |
| Defendant.                           | : |                    |

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**NAOMI REICE BUCHWALD**  
**UNITED STATES DISTRICT JUDGE**

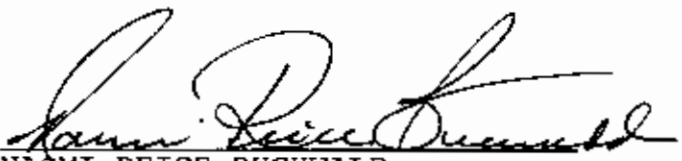
Plaintiffs move this Court pursuant to 28 U.S.C. § 1915(e) for appointment of counsel. When deciding whether to appoint a lawyer for an indigent party in a civil action, the following criteria are applied: (1) the merits of the party's claims; (2) ability to pay; (3) plaintiff's efforts to obtain a lawyer; (4) the availability of a lawyer; and (5) plaintiff's ability to gather and deal with the relevant facts. See Cooper v. A. Sargent Co., 877 F.2d 170, 172 (2d Cir. 1989). The threshold requirement is a showing of sufficient likelihood of success on the merits to warrant the appointment of counsel. See, e.g., McDonald v. Head Criminal Court Supervisor Officer, 850 F.2d 121 (2d Cir. 1988). When evaluating the merits, pro se complaints are held to a less stringent standard. Haines v. Kerner, 404 U.S. 519 (1972).

Based upon the record submitted to date, I cannot conclude that plaintiff has demonstrated a likelihood of success on the

merits that would support the appointment of counsel. See Abdul-Malik v. Goord, 1997 WL 83402 (S.D.N.Y. Feb. 27, 1997) (rejecting the claim that DOCS food policies have given disparate treatment to Jewish and Muslim prisoners); Cox v. Kralik, 2006 WL 42122 (S.D.N.Y. Jan. 6, 2006) (rejecting the argument that free exercise of religion is burdened by the absence of Halal meals). Thus, the application is denied without prejudice to reconsideration at a later time should future developments warrant a different result.

**IT IS SO ORDERED.**

DATED: New York, New York  
April 8, 2008



NAOMI REICE BUCHWALD  
UNITED STATES DISTRICT JUDGE

Copies of the foregoing Order have been mailed on this date to the following:

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